IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Docket No.: POUSTKA-2

In re PATENT Application of:

ANNEMARIE POUSTKA et al.

Serial No.: 09/880,688

Filed: June 13, 2001

For: METHOD AND DEVICES FOR APPLYING
SUBSTANCES TO A SUPPORT,
ESPECIALLY MONOMERS FOR THE
COMBINATORIAL SYNTHESIS OF
MOLECULE LIBRARIES

| DEX: Teresa D. Wessendorf
| Confirmation No.: 6614
| Group Art Unit: 1639
| Grou

TRANSMITTAL LETTER

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

SIR:

CERTIFICATION OF EFS-WEB TRANSMISSION
I hereby certify that this paper is being EFS-Web transmitted to the U.S. Patent and Trademark Office, Alexandria VA 22313-1450, on May 12, 2011.

Date

Ursula B. Day

(Name of Registered Representative)

(Signature)

(Date of Signature)

This communication is in response to an Examiner's written request for renumbering the claims according to a Notice dated January 5, 2011.

The submission of the instant claims part of the last amendment is preceded by confusion as to the numbering of the claims. Applicant notes that multiple dependent claims were never in the application.

The Examiner required renumbering of the claims pursuant to MPEP 608.01(j). A previous request by the Examiner pursuant to MPEP 608.01(n) was inappropriate, hence the new request by the Examiner.

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An informal request by applicant for approval of the renumbering was not acknowledged by the Examiner until applicant received a call back from the Examiner as of May 11, 2011 during which the Examiner informed applicant for the need to file a formal response which is herewith done. The documents submitted, Amendment to the Claims, by applicant submitted herewith are for the record.

A copy of MPEP 608.01 (j) is also submitted. 37 C.F.R § 1.126 which is embodied in MPEP 608.01 (j) refers to renumbering the claims. It is clearly stated that "when claims are added, they must be numbered by the applicant consecutively beginning with the number next following the highest numbered claim previously presented. When the application is ready for allowance, the Examiner, if necessary, will renumber the claims consecutive!...". It was applicant's believe that if the Examiner will approve the claims she will renumber them for allowance.

Applicant respectfully requests that the Amendment of the Claims as submitted will be reviewed by the Examiner for omissions or errors, if any, in numbering of the claims so if there are still any deficiencies that applicant can correct them.

The Commissioner is hereby authorized to charge any fees which may be required during the pendency of this application, including any patent application processing fees under 37 C.F.R. 1.17, and any filing fees under 37 C.F.R. 1.16, including presentation of extra claims, or credit any overpayment to Deposit Account No: 06-0502.

Respectfully submitted,

Ursula B. Day Attorney For Applicant

Reg. No: 47,296

Date: May 12, 2011 708 Third Avenue, Suite 1501 New York, N.Y. 10017 (212)244-5500